

NICOLE WADE vs - L. LIN WOOD
2020-CV-339937 - LIN WOOD, JR.

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1 agreed to pay their share of the lease, I was
2 done with them. I wanted to pay them. I wanted
3 them to be successful.

4 I offered them a line of credit when
5 the settlement got delayed with the court. I
6 sent them 40-some case of which they've made
7 some significant money.

8 Q Let's look at --

9 A -- and yet you just want to ignore
10 that.

11 Q Let's look at Exhibit 60.

12 A You just ignore that.

13 (Whereupon, Plaintiff's Exhibit
14 Number 60 was marked for
15 identification.)

16 BY MR. BEAL:

17 Q Does this appear to be Fulton Daily
18 Report article?

19 A It does. I mean, it looks like an
20 article.

21 Q Okay. And the second paragraph says,
22 the Atlanta-based cable news network settlement
23 resolves a \$30 million libel lawsuit filed by
24 David Carbone, the former CEO of St. Mary's
25 Medical Center in West Palm Beach, Florida.



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1 So the 30 million was the demand that
2 you made in that case?

3 A I think that was the amount of the
4 demand and that's what they drew the story from.

5 Q And your settlement was confidential
6 but it was a fraction of that amount.

7 Is that fair to say?

8 A That's not unusual.

9 Q Right. Okay. Page 2 of that last
10 paragraph, you're referencing the Sandmann case
11 and it says a \$275 million defamation suit.

12 A Uh-huh.

13 Q And the Sandmanns case settled for a
14 fraction of that amount; is that right?

15 A Not unusual.

16 Q Okay.

17 A But I -- I'm not going to characterize
18 it beyond saying it's not unusual for a case to
19 settle for less than the amount of the addendum.
20 There's many reasons you make an addendum in a
21 certain amount.

22 Q All right. Let's go to Volume 2 and
23 flop over to 188. Sorry, we don't have to do
24 this very often but there are a few that I
25 couldn't get in the first binder. So if you go

